



DUPLIN COUNTY LEGAL DEPARTMENT



County Attorney

Wendy L. Sivori

114 E. Hill Street
P O Box 966
Kenansville, NC 28349
Telephone (910) 372-9330, Facsimile (910) 296-1879

July 12, 2019

Beryl Lipton
MuckRock News
DEPT MR 73908
411A Highland Ave.
Somerville, MA 02144-2516

Re: Public Records Request from Duplin County

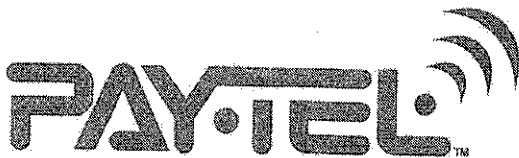
Mr. Lipton:

As requested in your public records request dated May 22, 2019, attached please find copies of contracts and invoices related to the use of communication services at the Duplin County Jail and Duplin County Sheriff's office.

Sincerely,

Wendy L. Sivori

Cc: Davis Brinson, Duplin County Manager
Blake Wallace, Duplin County Sheriff



INMATE COMMUNICATIONS INTEGRITY

Pay Tel Communications Inc
PO Box 8179 • Greensboro, NC 27419 • www.paytel.com

August 4, 2014

Sheriff Blake Wallace
Duplin County Sheriff's Office
P. O. Box 908
Kenansville, NC 28349

Dear Sheriff Wallace:

This letter is to update you on the inmate phone contract with Pay-Tel Communications, Inc..

The Inmate Telephone Agreement Addendum number 3, dated September 17, 2009 had a term which ended July 6, 2014. The agreement also allowed the contract to automatically renew for five (5) years unless written notice to terminate was given not less than Sixty (60) days prior to July 6, 2014. The new contract expiration date is September 17, 2019.

Thank you for the opportunity to serve you and your staff. Please notify myself or Phil Ellis if you have any questions or concerns.

Sincerely,

John R. Tayloe
Vice President of Sales
Pay-Tel Communications, Inc.

INMATE TELECOMMUNICATIONS AGREEMENT

This Inmate Telecommunications Agreement (hereinafter "Agreement"), made and entered into this 6 of day July, 1998, by and between Duplin County and the Sheriff of Duplin County of the one part, hereinafter collectively "Sheriff," and Pay Tel Communications, Inc. of the other part, hereinafter "Pay Tel."

WHEREAS, Sheriff and Pay Tel desire to enter into a long term relationship pursuant to which Pay Tel will act as the exclusive agent and provider of inmate telecommunications equipment and services (hereinafter sometimes "Services"); and

WHEREAS, Sheriff understands the financial commitment on the part of Pay Tel in providing equipment associated with such services and agrees to cooperate and assist Pay Tel as set forth below.

NOW THEREFORE, in consideration of the mutual promises and obligations hereunder, the parties to this Agreement do hereby agree as follows:

1.0 AUTHORITY TO CONTRACT

1.1 Sheriff warrants that he/she has the exclusive authority over the Premises, and has been delegated the authority on behalf of the County which owns the Premises in order to enter into this Agreement. Sheriff further warrants that he/she has the authority to execute this Agreement and has been delegated the right to license the use of the Premises in accordance with the provision of this Agreement.

2.0 Location

2.1 This Agreement is for Services at or connected to the premises at the location or locations described in Exhibit A attached hereto (the "Premises").

3.0 Term

3.1 The term of the Agreement shall commence on the date first written above and shall continue for a period of five (5) years from that date. At the end of the initial term this Agreement shall automatically renew for an successive five (5) year term unless written notice of intent to terminate is given by either party no more than 120 days and not less than 60 days prior to the expiration of the then current term. Such notice shall be given in strict conformance with Paragraph 8.1 below.

3.2 During the original or any renewed term of this Agreement, Sheriff shall not grant the right of installing Services upon the Premises to any other company or person. If during the original or any renewed term of this Agreement Sheriff commences operations at any location other than Premises described herein, Pay Tel shall have the exclusive right to provide Services at such new location(s) in accordance with the terms and conditions of this Agreement.

3.3 In addition to Services, Pay Tel shall have the exclusive right during the original or renewed term of this Agreement, to act as inmate telecommunications agent for Sheriff and the County as to all inmate telecommunication Services upon the Premises. In this regard, Sheriff agrees that it will not authorize any party other than Pay Tel to act as its agent for the purposes of negotiating, obtaining, renewing, or terminating contracts or agreements relating to the installation, operation and provision of inmate telecommunications equipment and services at the Premises.

LONG DISTANCE TO 3370
5000.00 AT SHERIFF

2-6-04

3270 ALL CALLS

4.0 COMMISSIONS

4.1 The commission payment shall be the following percentages of gross billable revenues: thirty-two percent (32%) of the local collect calls, thirty-two percent (32%) of intra-lata collect calls, thirty-two percent (32%) of the inter-lata intra-state collect calls, and thirty-two percent (32%) of the inter-lata inter-state collect calls. Pay Tel shall provide Sheriff monthly accounting of revenues received from the inmate telephone system. During the term of this Agreement, such commission shall be paid monthly after Pay Tel receives payment for such calls. Upon installation of the inmate telephone system, Pay Tel will pay a sign-up bonus of five thousand dollars (\$5000.00).

4.2 During the term of this Agreement and any renewal term of this Agreement if Pay Tel enters into an agreement to provide Services to another county of comparable inmate population, contract term length, and call rate structure, Pay Tel agrees to notify Sheriff and modify the commission terms of § 4.1 of this Agreement to equal those of the agreement with comparable county. The modified commission terms will apply only for the renewal term or the unexpired term of any renewal term.

4.3 Sheriff shall not be responsible for any losses due to fraudulent calls. Sheriff agrees to assist Pay Tel in any efforts to prevent such fraud and further agrees to aid in the prosecution of any perpetrators of fraudulent calls.

5.0 EQUIPMENT AND SERVICES PROVIDED BY PAY TEL

5.1 Pay Tel will provide, install and operate equipment, including but not limited to coinless inmate telephones, which Pay Tel may operate now or in the future at the Premises.

5.2 The quantity and the placement of the equipment to be provided at the Premises shall be determined by Pay Tel in consultation with the Sheriff and may be adjusted as necessary.

5.3 Pay Tel agrees to provide Services in full compliance with all applicable rules and regulations of the North Carolina Public Service Commission and the Federal Communications Commission.

5.4 All of the Services will be provided by Pay Tel at its expense and Sheriff hereby authorizes Pay Tel to contact the local telephone company in accordance with the attached "Agency Agreement" in order to arrange for removal of existing telephone equipment and the provision of Pay Tel Services. Sheriff will provide space and 24-hour 120v electrical power to the equipment in connection with the provision of Services. Pay Tel shall pay all line and other charges imposed by any telephone company with respect to the Services.

5.5 Sheriff hereby grants to Pay Tel the exclusive right and authority to contract with a long distance carrier to handle all inmate long distance calls at the Premises. Pay Tel agrees to charge operator assisted rates for inmate phone calls that are equal to or less than the tariffed rates regulated by the North Carolina Public Service Commission and the Federal Communications Commission.

5.6 Any equipment provided hereunder and all telephones and their enclosures and/or pedestals, and other equipment associated with their operation are agreed by Sheriff to be personal property and not fixtures and it is the express intention of both Sheriff and Pay Tel that such equipment described herein are and shall continue to be personal property of Pay Tel. All equipment installed by Pay Tel at the Premises shall remain the property of Pay Tel. Upon termination of this Agreement for any reason including, without limitation, termination of this Agreement pursuant to § 6.1 hereof, Pay Tel shall have the absolute right to enter upon the Premises at any reasonable time to remove its equipment. Pay Tel shall repair any and all damage to the Premises by reason of removal of Pay Tel's equipment.

5.7 Pay Tel agrees to maintain the equipment in good operating condition. Pay Tel shall have the right during normal business hours to enter the Premises to examine the equipment for purposes of inventory control and to perform necessary maintenance and repairs. Sheriff shall notify Pay Tel of any malfunctions or loss of equipment.

5.8 Pay Tel agrees to conform with all applicable local, state and federal requirements concerning the provision of Services to those with disabilities as defined by the Americans With Disabilities Act (hereinafter the "ADA"). Sheriff shall cooperate with Pay Tel to ensure compliance with all access requirements contained in applicable local, state and federal regulations relating to those with disabilities as defined in the ADA.

6.0 TERMINATION

6.1 Sheriff may terminate this Agreement in the event that Pay Tel materially fails to perform its obligations under this Agreement and said material failure shall continue for a period of thirty (30) days after written notice to Pay Tel of said failure is given pursuant to Paragraph 8.1.

6.2 Pay Tel may terminate this Agreement at any time upon thirty (30) days written notice to Sheriff in the event that regulations governing the operation of the Services prevent Pay Tel from performing its obligations under this Agreement.

7.0 SUCCESSORS IN INTEREST

7.1 Sheriff agrees that Pay Tel shall have the right to assign this Agreement and that Pay Tel shall have the right to grant a security interest in this Agreement and in any of Pay Tel's equipment on the Premises including any and all telephones, and their enclosures and/or pedestals, or other equipment associated with Pay Tel's Services. This Agreement shall be binding upon the successors and assignees of both Sheriff and Pay Tel, including, without limitation, any financial institution providing financial accommodations to the County or Pay Tel.

8.0 MISCELLANEOUS PROVISIONS

8.1 All notices required to be given under this Agreement and the attached exhibits shall be sent to Pay Tel and to Sheriff addressed as shown on the signature page of this Agreement. Notices shall be sent by certified mail, return receipt requested. The date of mailing shall be deemed to be the date of giving such notice.

8.2 This written document, including Exhibit A and the Agency Agreement, shall constitute the entire understanding of the parties and all prior agreements and understandings are merged herein. This Agreement shall not be modified, changed or altered in any respect except in writing signed by Sheriff and Pay Tel. The following additional Exhibits, Addenda or Riders, if any, are hereby incorporated by reference into this Agreement:

No Additions

Initials 

8.3 This Agreement shall be construed in accordance with the laws of the State of North Carolina.

8.4 In the event that any paragraph or part of the agreement is held to be void or unenforceable under any law or regulation, all other paragraphs and subparagraphs hereof shall be deemed severable and remain in full force and effect.

8.5 The plural number as used herein shall equally include the singular and the masculine, feminine, and neuter genders are interchangeable as required by context.

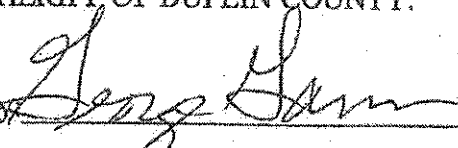
8.6 Any and all claims or disputes arising out of or relating to this Agreement or the breach thereof shall be decided by binding arbitration in accordance with the rules governing arbitration of the Private Adjudication Center, an adjunct to the Duke University School of Law. Venue for such arbitration shall be Greensboro, North Carolina unless otherwise agreed by the parties. At the conclusion of this arbitration, the award may be confirmed by order of any court having jurisdiction over the parties.

This Agreement entered into as of the day and year first written above.

DUPLIN COUNTY

PAY TEL COMMUNICATIONS, INC.:

SHERIFF OF DUPLIN COUNTY:

By:  (Seal)

By: George Garner, Sheriff (Printed)
Authorized Agent for Sheriff and County

Date: July 6, 1998

Attest: W.E. Ramsey

Address: 208 Duplin Street
Kenansville, North Carolina 28349

Phone: _____

Fax: _____

By:  (Seal)

By: Vincent Townsend (Printed)

Date: 7/14/98, 1998

Attest: Carol J. Jorgensen

Account Representative: Phil Ellis

Address: Post Office Box 8179
Greensboro, North Carolina 27419

Phone: 910-852-7419 or 800-729-8355

Fax: 910-854-0496 or 800-776-8423

EXHIBIT A

PROPERTY DESCRIPTION

The Premises which are the subject of the Agreement dated 7-6, 1998:

Duplin County Jail
208 Duplin Street
Kenansville, North Carolina 28349

INMATE TELEPHONE AGREEMENT Addendum Number 1

This Addendum, entered into the 1st of January 2003, by and between Duplin County and the Sheriff of Duplin County of the one part, hereinafter "Sheriff," and Pay Tel Communications, Inc. of the other part, hereinafter "Pay Tel," modifies the Inmate Telecommunications Agreement (hereafter referred to as the "Agreement") dated July 6, 1998.

For and in consideration of the mutual promises and covenants contained herein, Pay Tel and Sheriff, parties to an existing Agreement, hereby agree to modify the Agreement as follows:

1. 3.0 TERM. The initial term ending July 6, 2003 will be extended five (5) years, to and including July 6, 2008. This Agreement shall be automatically renewed for successive five (5) year terms unless written notice of intent to terminate is given by either party no more than 120 days and not less than 60 days prior to the expiration of the then current term.
2. 4.0 COMMISSIONS. The commission payment shall be the following percentages of gross billable revenues: thirty-two percent (32%) of the local collect calls, thirty-three percent (33%) of the intra-lata collect calls, thirty-three percent (33%) of the inter-lata collect calls, and thirty-three percent (33%) of the inter-state collect calls. Pay Tel will during this contract term purchase equipment for the Sheriff's Office not to exceed five thousand dollars (\$5,000).

DUPLIN COUNTY

PAY TEL COMMUNICATIONS, INC.:

SHERIFF OF DUPLIN COUNTY:

By:  (Seal)

By: _____ (Seal)

By: Blake Wake (Printed)
Authorized Agent for Sheriff

By: Vincent Townsend (Printed)

Attest: W. E. Ramsay

Attest: _____

Date: 03 06 2003

Date: _____

Account Representative: Phil Ellis

INMATE TELEPHONE AGREEMENT Addendum Number 1

This Addendum, entered into the 1st of January 2003, by and between Duplin County and the Sheriff of Duplin County of the one part, hereinafter "Sheriff," and Pay Tel Communications, Inc. of the other part, hereinafter "Pay Tel," modifies the Inmate Telecommunications Agreement (hereafter referred to as the "Agreement") dated July 6, 1998.

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DUPLIN COUNTY

PAY TEL COMMUNICATIONS, INC.:

SHERIFF OF DUPLIN COUNTY:

By:  (Seal)

By:  (Seal)

By: Blaine Wmune (Printed)
Authorized Agent for Sheriff

By: Vincent Townsend (Printed)

Attest: W. E. Ramsey

Attest: 

Date: 0206 2003

Date: 2/24/03

Account Representative: Phil Ellis

JURIS LINK

ENABLING JUDICIAL EFFICIENCY

(Patent Pending)

919-600-1307 (office)

slade@jurislink.com

admin@jurislink.com

Slade C. Trabucco, CEO and Attorney at Law

Duplin County Video Arraignment System JurisLink Proposal

January 22, 2018
2/12/18 (first modification)

About JurisLink:

JurisLink was founded in 2010 by a practicing criminal defense attorney. JurisLink is the result of spending countless hours on the road or waiting for a client at the facility, or even waiting for a visitation room to open up. Prior to the launch of JurisLink there was no way for an attorney to have a secure meeting with his/her client other than meeting in person. JurisLink has consulted Attorneys (private and public defenders) Jail staff, U.S. Marshals, Agents, as well as both Federal and State Law Enforcement Agencies in order to deliver a simple yet secure video-conferencing solution.

JurisLink provides the equipment as well as the software solution necessary to make video-conferencing painless for the users. Too often, solutions are not utilized after they are purchased.

JurisLink utilizes CafeX's WebRTC solution. WebRTC software is built around web standards and uses SSL and sRTP for signaling and media flows. It has end-to-end encryption and is one of the most secure methods of web communication today.

CafeX is an industry leader in Google's WebRTC platform. JurisLink launched its CafeX solution in 2009. CafeX is on the cutting edge of WebRTC technology and has recently benefited from a \$20 Million capital infusion from Intel. CafeX's vision, paired with Intel's backing, has ensured that WebRTC will continue to expand and alleviate the need for costly endpoints while alleviating the typical fear of video-conferencing due to a number of downloads and plugins that most users typically do not understand. With our CafeX/WebRTC solution our meeting space opens like a webpage.

- The Federal Public Defender for the Eastern District of North Carolina (EDNC) uses JurisLink and has saved countless driving hours and increased office efficiency. Although Federal inmates may be housed hours apart, they can see multiple inmates in minutes versus hours.
- The Chief District Court Judge in the Eastern District approved JurisLink as a reimbursable expense as it has shown to save upwards of \$1500 per meeting for CJA Panel Attorneys. JurisLink has saved the federal government hundreds of thousands of dollars in travel time and mileage reimbursement.
- Onslow, Carteret and Craven Counties have implemented the JurisLink Video Arraignment Solution to realize cost savings and address security concerns.

JURIS LINK

ENABLING JUDICIAL EFFICIENCY

Statement of Work for JurisLink Video First Appearance System/JurisLink Attorney/Client Conference System

Purpose: The purpose of this proposal is to provide Duplin County with:

- 1) A video-first appearance system that allows video-first appearances. The Judge/Clerk will initiate the session and there will be cameras for the Judge, Prosecution, Defense, and Defendant. All cameras including the kiosk will auto-initiate. A courtroom microphone system will be installed so that the defendant can hear everyone in the courtroom and that everyone can hear the defendant clearly. The Clerk will have a monitor and a microphone and there will be a large screen LCD monitor for public viewing. The Clerk will have the ability to present the first-appearance forms to the defendant for viewing and e-signature. Once signed the completed document will be emailed to the clerk's computer and will be available for printing.
- 2) **Optional Feature; JurisLink Attorney/Client Conference System.** A simple and secure Internet based video-conferencing system for attorneys and/or authorized staff members. The system will enable inmates housed at the facility to meet with their attorneys via an encrypted videoconference. Authorized third parties (i.e. interpreters, or US Probation officers) will be allowed to attend the meeting with the Attorney's consent. Only people that would be allowed to meet inside the jail with the registered attorney are authorized third parties.

Project Duration:

The term of the agreement is for sixty (60) months. The term begins on the day of the first successful video first appearance.

Project Scope:

JurisLink, Inc. will provide the following services:

Project Management:

- Communicate expectations of JurisLink, Inc. and Duplin County and assist and/or make changes necessary to obtain AOC approval on the JurisLink system.
- Duplin County will provide a secure Internet connection for use in Court and for use at the jail using county fiber to connect to jail.
- JurisLink will meet with the Duplin County Judges, and Duplin County Clerk's Office, Duplin County IT, to customize the user interface, courtroom setup, and to customize the JurisLink e-signature documents interface.
- Provide technical support and training for all Duplin County staff and attorneys.
- Provide maintenance and equipment to keep the kiosk in operational order.
- JurisLink will assist Duplin County to submit the video-conferencing plan to the North Carolina Administrative Office of the Courts for approval.
- JurisLink will encourage all court staff to contact them with questions, problems, or suggestions to improve the efficiency and effectiveness of the JurisLink system in Duplin County.

Equipment List:

JurisLink, Inc will provide the following equipment in each Courtroom:

- **Judge:** PC, Monitor, Microphone, Speaker, Camera, Mouse, and Keyboard
- **Clerk:** PC, Monitor, Microphone, Speaker, Mouse, Keyboard, and Black/white printer
- **Defense:** Microphone, Camera, and Hotphone to connect with inmate for secure attorney/client communications.
- **Prosecution:** Microphone, Camera,
- **Courtroom:** One (1) 55 inch wall mounted LCD television and speakers with wireless connect capabilities
- **Jail:** PC, Ipad, Secure Kiosk with Microphone, Handset, Monitor, Camera, and Hotphone to connect with attorney for secure attorney/client communications.

* Note that upon request by Duplin County JurisLink will use all reasonable efforts to integrate the existing audio system.

Cost: Option A: The initial installation, equipment, and JurisLink Software licensing fees are \$55,000.00 for the first Courtroom. Annual Maintenance and Software fees are included in the initial cost per Courtroom. During Years 2-5, the annual JurisLink Software Licensing Fees are \$5,500.00 per courtroom. The annual maintenance fees per courtroom are \$4,500.00 per year. The second year begins on the earliest of the anniversary of the first video-arraignment or July 1st of the following year. This is due NET 30. JurisLink will submit an invoice to Duplin County annually for License and Maintenance Fees.

One half (50%) of the initial contract amount is due within 30 days of the signing of this agreement. Twenty-five percent (25%) is due upon the completion of the installation of all equipment listed in the "proposal". The Final payment of twenty-five percent (25%) is due within 30 days of the FIRST successful video-first appearance.

Warranty: JurisLink warrants the courtroom and Jail equipment for 1 year and shall provide for timely replacement of any equipment failure thru the JurisLink HotSwap Program. **(Theft or destruction of equipment is excluded from coverage).**

Licensing & Maintenance Fee: The annual licensing and maintenance fee covers all software upgrades, support, training and equipment replacement costs.

Technical Support: For video-first appearances JurisLink technical support is available Monday-Friday 8:00 am- 6:00 pm. JurisLink will utilize logmein.com for remote support.

Equipment Support: JurisLink will also supply Duplin County IT with hot swappable equipment in case of failure and send a technician as needed.

Timing: JurisLink anticipates that the system will be installed and implemented within 90-120 days of the date of the signing of this agreement assuming that adequate power wiring and Internet is installed in a timely manner. The installation time-line is also subject to AOC approval and both parties agree that the timing of such approval is out the control of JurisLink and Duplin County.

Project Assumptions:

- Duplin County will provide adequate power and Internet in order for JurisLink, Inc. to install and operate the equipment in the courtrooms and for the kiosk inside the jail.
- JurisLink will not share or disseminate any inmate information to any third parties unless required by law.
- JurisLink will provide all specific data, audio and video wiring for each Courtroom and Jail.

Terms and Conditions:

- Duplin County will provide access and permissions to the appropriate resources in a timely manner.
- Duplin County will not provide JurisLink's operational procedures to any third parties to the extent permitted by law.

Project Description:

The methodology of the software is described below:

Video Arraignment System "Courtroom experience":

The video-arraignment system will allow for video-first appearances. Court sessions will be opened by the Judge/Clerk and all of the monitors/cameras/microphones will auto initiate. The Judge and Clerk's monitors will show the Defendant. The flat panel monitors in the courtroom will show the Defendant for viewing by the Prosecution, Defense, and general public. The defendant will see and hear all parties during the session and JurisLink will ensure that all statutory and AOC requirements are met.

The JurisLink system is a web-based system utilizing WebRtc. All video and audio feeds are high definition, encrypted, and **cannot** be monitored or recorded. Current support voice codecs are G.711, G.722, iLBC, ISAC, and VP8 is the supported video codec. The list of supported video codecs may change in the future.

The JurisLink System operates on separate PC's to ensure that the video and audio feeds are comparable to what is experienced on a commercial television without any noticeable delays. The JurisLink System complies with all North Carolina General Statutes related to video court sessions.

The jail is equipped with a customized and fully automated kiosk. The Defendant will have a handset with a microphone and speaker. When the Judge opens Court, the kiosk automatically activates and shows all parties. Once the court session is over, the kiosk automatically turns off. The Defendant will have access to a secure "hot phone" mounted next to the kiosk to conduct confidential conversations during the hearing.

The JurisLink System can support up to 5 people in a conference. An interpreter or a witness may appear from a remote location by simply logging in from their PC without having to attend court. They would be seen and heard at all times by all parties.

eDocuments & eSignature Capability

The JurisLink Software solution has the capability to allow Defendants to either; (A) fill out and sign the Affidavit of Indigency and/or (B) fill out and sign the Waiver of Counsel forms. This process takes place without the Defendant having to appear in person and the documents do not have to be transported to their respective courtrooms. The Clerk will have the capability to print the signed documents prior to and during that days Court. **(There is no price change if this option is utilized)**. The JurisLink eDocument & eSignature solutions are a standard features found in JurisLink's Software and we encourage utilization of this solution.

DATA RETENTION AND SERVER INFORMATION

There will be no data stored on any PC, Kiosk or at the server.

TERMINATION FOR CAUSE

Duplin County shall have the right to terminate this Agreement if (a) service provider breaches any of its duties or obligations and has not cured such breach within thirty (30) days after receipt of written notice from the Duplin County. Upon termination, Duplin County shall not be responsible for any fees, costs or penalties related to said termination and shall not be responsible for continued payment of fees after date of termination.

JurisLink, Inc. shall have the right to terminate this agreement if Duplin County breaches any of its duties or obligations and has not cured such breach within thirty (30) days after receipt of written notice from JurisLink, Inc.

RETENTION OF EQUIPMENT

In the event of termination or expiration of this agreement JurisLink retains ownership of the kiosk within the jail. Any data lines will remain in place. Duplin County will retain any and all equipment located in the courtrooms.

E-Verify

To ensure compliance with the E-Verify requirements of the General Statutes of North Carolina, all contractors, including any subcontractors employed by Jurislink submitting a bid, proposal or any other response, or by providing any material, equipment, supplies, services, etc., attest and affirm that they are aware and in full compliance with N.C.G.S. Chapter 64, Article 2 (N.C.G.S. 64-26(a)) relating to the E-Verify requirements.

Iran Divestment Act Certification

By signing this agreement, Jurislink certifies that as of the date of execution of this Agreement 1) it does not appear on the Final Divestment List created by the North Carolina State Treasurer pursuant to N.C.G.S. 147-86.59 and published on the State Treasurer's website at www.nctreasurer.com/Iran and 2) it will not utilize any subcontractor that appears on the Final Divestment List in the performance of duties under this Agreement.


Taxes

Jurislink shall be responsible for any and all business personal property taxes related to the Equipment covered in this Contract. In the event that Jurislink is delinquent on any or all taxes of the Equipment then Jurislink shall be considered in Default of this Contract and the Client shall have the right to terminate this Contract without any costs, penalties, and fees.

Jurislink shall not remove any or all Equipment without full payment on any taxes due and/or owing.

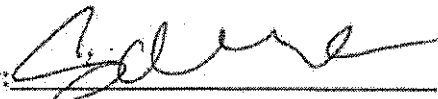
Contract Number: JLINK-01-3-18

Agreed to: Duplin County

By: 

Date: February 19, 2018

Agreed to: JurisLink, Inc.

By: 

Date: 2/25/18

Please email to slade@jurislink.com

This instrument has been pre-audited in the manner required by the local Government Budget and Fiscal Control Act.


Finance Director of Duplin County *Interim*

JurisLink, Inc
2103 Steeplechase Drive
New Bern, NC 28562

INVOICE

1

Bill To:

Duplin County Finance Department
PO Box 910
Kenansville, NC 28349

Date: Feb 26, 2018

Due Date: Upon Receipt

Balance Due: \$27,500.00

Item	Quantity	Rate	Amount
JurisLink Initial Payment 50%	1	\$27,500.00	\$27,500.00

Subtotal: \$27,500.00

Total: \$27,500.00

Terms:

50% payment upon signing. 25% upon installation and final 25% on first video conference.

Vendor # 01143

Inv # 1

Inv Date 022618

Inv Amount 27,500.00

Ck#

Rec'd DHB/JNC

Verified

PO # 102547

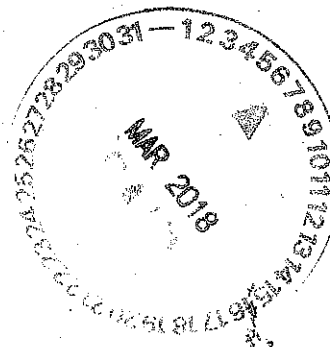
RECEIVED

MAR 02 2018

Duplin County Finance

GL #

amount 27,500.00



JurisLink
2103 Steeplechase Drive
New Bern NC 28562

INVOICE

10

Bill To:
Duplin County IT

Date: Nov 5, 2018
Due Date: upon receipt
Balance Due: \$13,750.00

Item	Quantity	Rate	Amount
final 1/4 of contract amount on lauhch of system	1	\$13,750.00	\$13,750.00

Subtotal: \$13,750.00

Total: \$13,750.00

01143
Vendor # 0102547 Ck# 489914
Inv # 10 Rec'd [Signature]
Inv Date 110518 Verified [Signature]
Inv Amount 13,750.00 PO # 0102547

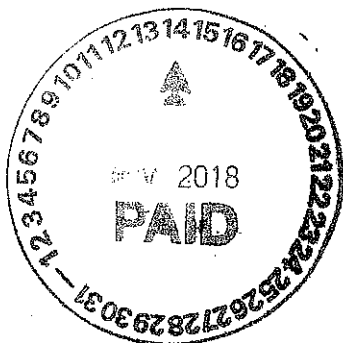
GL #

Amount 13,750.00

RECEIVED

NOV 05 2018

Duplin County Finance



JurisLink, Inc
2103 Steeplechase Drive
New Bern, NC 28562

INVOICE

7

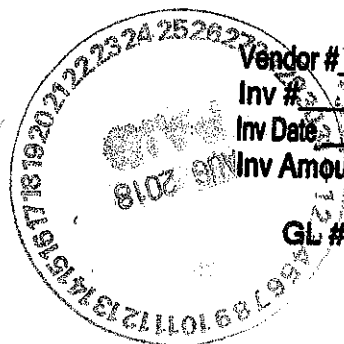
Bill To:
Duplin County IT Department

Date: Aug 2, 2018
Due Date: upon receipt
Balance Due: \$13,750.00

Item	Quantity	Rate	Amount
1/4 of total contract amount due upon completion of equipment installation.	1	\$13,750.00	\$13,750.00

Subtotal: \$13,750.00

Total: \$13,750.00



Vendor # 01143

Inv # 7

Inv Date 080213

Inv Amount 13,750.00

GL #

Ck#

Rec'd

Verified

PO # 0102547

Amount 13,750.00

RECEIVED

AUG 08 2018

Duplin County Finance